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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/712,488	11/13/2003	Jacob Navntoft	684-011581-US (PAR) 8329	
75	11/06/2006		EXAM	INER
PERMAN & GREEN, LLP 425 Post Road			RAMAKRISHNAIAH, MELUR	
Fairfield, CT 06824			ART UNIT	PAPER NUMBER
			2614	

DATE MAILED: 11/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/712,488	NAVNTOFT, JACOB			
		Examiner	Art Unit			
		Melur Ramakrishnaiah	2614			
Period fo	The MAILING DATE of this communication apported in the plant of the second section apport the second sec	pears on the cover sheet with the c	correspondence address			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING Descriptions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from 5, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1) 🏹	Responsive to communication(s) filed on 11 S	entember 2006				
	This action is FINAL . 2b) ☐ This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4) 🖂)⊠ Claim(s) <u>1-12</u> is/are pending in the application.					
-	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-12</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or election requirement.					
Applicat	ion Papers					
9)[The specification is objected to by the Examine	er.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the prior	rity documents have been receive	ed in this National Stage			
	application from the International Bureau					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	tic)		·			
	u(s) e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate			
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal P 6) Other:	Patent Application			
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Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-5, 6-12, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kobayashi (JP2003-158727, hereinafter Kobayashi) in view of Tom (US 2004/0189861A, Provisional application No. 60/457,402, filed on Mar. 24, 2003).

Regarding claims1 and 6, Kobayashi discloses a telephone comprising a camera (106, Drawing: 1) for recording images, a display (103, Drawing: 1) for displaying images and processing and communication circuitry for processing and communicating images, where: the camera (103, Drawing: 1) is located in a first part of the telephone and display (103, Drawing: 1) is located in a second body of the telephone (paragraphs: 0025 –0036), the first and second body parts are electrically and mechanically joined via tilt and swivel hinge (Drawings: 1, 6, 7), the hinge is configured to allow movement of the first and second body parts between at least a first and a second position relative to each other (108, Drawing: 1, paragraph: 0037, and Drawings: 6-7, 0053-0054), the first relative position is such that the field of the camera is directed in a first direction (Drawings: 1B, 6C) and display is facing substantially in the first direction, the second relative position is such that the field of view of camera (106, Drawing: 1) is directed in the first direction and the display (103, Drawings: 1A, 6A) is facing in a second direction substantially different from the first direction, the hinge (108) is further configured to

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actuate electric switching means (213, Drawing: 7) connected to circuitry in the telephone when allowing movement of body parts between the first and second position relative to each other (paragraphs: 0053-0055).

Kobayashi differs from claims 1 and 6 in that although he teaches switching from a first image-recording mode to at least a second image recording mode (paragraph: 0053-0055), he does not explicitly teach actuation of the electric switching means causes switching of the recording mode.

However, Tom discloses apparatus for a combination of camcorder-handset device which teaches the following: actuation of the electric switching means causes switching of the recording mode (paragraphs: 0028-0029; fig. 2).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Kobayashi's system to provide for the following: actuation of the electric switching means causes switching of the recording mode as this arrangement would facilitate effecting mode of the camera telephone just by rotating the screen instead of navigating a cumbersome user interface using a keypad as taught by Tom, thus making it easier for the user to change modes of the camera phone

Regarding claims 2-5, 7-12, Kobayashi further teaches the following: hinge comprises (108, Drawing: 7) a washer (in 108, Drawing 7) having at least cam (reads on 214, Drawing: 7) and the washer is configured to rotate when the hinge allows movement of the body parts between the first and second position relative to each other and where the at least one cam is configured to actuate the electric switching means (213, Drawing: 7,paragraphs: 0053-0055), washer in (108, Drawing 7) forms an integral

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part of an axis which provides swivel motion between the first and second body parts of the telephone, washer is a separate part attached to an axis which provides swivel motion between the first and second body parts of the telephone (Drawings: 6-7, paragraphs: 0037, 0040), the electric switching means (213, Drawing 7) comprises a multifunction switch (213, paragraphs: 0053 – 0055), image recording mode is switched between a camcorder mode and a self-portrait mode, the self-portrait mode comprises the field of view of the camera (106, Drawing: 1, 6) being directed in a first direction and the display facing substantially in the first direction (Drawing:1B, 1C), and the camcorder mode comprises the field of view of the camera being directed in the first direction and the display facing in a second direction substantially different from the first direction (Drawings: 1A, 6A).

Response to Arguments

3. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Melur Ramakrishnaiah whose telephone number is

(703) 305-1461. The examiner can normally be reached on M-F 6:30-4:00; every other

F Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Curtis Kuntz can be reached on (703)305-4708. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

Melur Ramakrishnaiah

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Primary Examiner

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